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ATTN.: Commissioner for Patents

FROM: Nazir Khan, M.D.

RE: (PAGES 1-28) APPEAL BRIEF for APP. No.: 10/812,380

FAX #: 571-273-8300

DATE: 5/26/2009 PAGES: 28

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APPEAL BRIEF for APP. No.: 10/812,380

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This Appeals Brief as required by 37CFR 41.37 is in response to the Final Office dated May 5 2008.

Application No.: 10/812,380

Filing Date: March 29, 2004

Real Party of Interest:

1. Iftikhar Khan
2. Nazir Khan

Group Art Unit: 3761

Examiner : Leslie Deak

Title: HYBRID ARTERIOVENOUS SHUNT

Attorney Docket: 1890-000001

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Commissioner for Patents

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I. Related Appeals and Interferences.

There are no appeals or interferences

II. STATUS OF CLAIMS

These are the claims that are involved in the appeal

1. (amended, appealed) An arteriovenous shunt comprising:

a. an arterial graft comprising a body, a lead end and a terminal end, said lead end

being configured for subcutaneous connection to an artery by anastomosis, wherein said

arterial graft has a first diameter; and

b. a single lumen venous outflow catheter comprising an intake end and depositing end,

said depositing end being configured for insertion through a vein into the right atrium of

the heart, wherein said venous outflow catheter has a second diameter different from said

first diameter, and

c. a cylindrical cuff operable to direct passage of blood from said arterial graft to said

venous outflow catheter, said cuff comprising an inlet in blood communication with

an outlet:

i. said inlet being disposed about and connected to said terminal end of said

arterial graft, and

ii. said outlet being disposed about and connected to said intake end of said

venous outflow catheter, wherein said cuff provides a secure fit for

said arterial graft first diameter and said venous outflow catheter second diameter.

2. (previously presented, appealed) The arteriovenous shunt of claim 1 wherein said arterial graft

is made of a biocompatible flexible material.

3. (amended, appealed) The arteriovenous shunt of claim 2, wherein said biocompatible

flexible material is polytetrafluoroethylene(PTFE) or other biocompatible material

4. (appealed) The arteriovenous shunt of claim 1, wherein said arterial graft has a

diameter from about 2 mm to about 8 mm and a length from about 20 cm to about 60 cm.

5. (appealed) The arteriovenous shunt of claim 4, wherein said arterial graft has a diameter of from about 6 mm to about 8 mm and a length of about 40 cm.

6. (appealed) The arteriovenous shunt of claim 1, wherein said artery is the brachial,

axillary, femoral or external iliac artery.

7. (Appealed) The arteriovenous shunt of claim 1, wherein said cuff is

polytetrafluoroethylene or polyethylene terephthalate.

8. (Appealed) The arteriovenous shunt of claim 1, wherein said venous outflow catheter

has a diameter from about 1 mm to about 7 mm and a length of from about 20 cm to
about 80 cm.

9. (Appealed) The arteriovenous shunt of claim 1, wherein said venous outflow catheter

has a diameter from about 5 mm to about 7 mm and a length of from about 40 cm to
about 60 cm.

10. (amended, appealed) The arteriovenous shunt of claim 1, wherein said venous outflow
catheter is made of other biocompatible materials.

11. (appealed) The arteriovenous shunt of claim 1, wherein said vein is the cephalic,
axillary, jugular, femoral or external iliac vein.

12. (previously presented, appealed) The arteriovenous shunt of claim 1, wherein said venous
outflow catheter has a diameter of about 1 mm smaller than said arterial graft.

13. (amended, appealed) A system for performing hemodialysis on a patient

comprising:

i. an arterial graft comprising a body, a lead end and a terminal end, said lead end being configured for subcutaneous connection to an artery by

anastomosis, wherein said arterial graft has a first diameter; and

ii. a single lumen venous outflow catheter comprising an intake end and

depositing end, said depositing end being configured for insertion through a

vein into the right atrium of the heart, wherein said venous outflow catheter

has a second diameter different from said first diameter; and

iii. a cylindrical cuff operable to direct passage of blood from said arterial graft

to said venous outflow catheter; said cuff comprising an inlet with blood

communication with an outlet;

1. said inlet being disposed about and connected to said terminal end of

said subcutaneous graft; and

2. said outlet being disposed about and connected to said intake end of

said venous outflow catheter; wherein said cuff provides a secure fit for said arterial graft first diameter and said venous outflow catheter second diameter;

14. (previously presented, appealed) The system according to claim 13, wherein said venous outflow catheter has a diameter of about 1 mm smaller than said arterial graft.

15. (original, appealed) The system according to claim 13, wherein said artery is the brachial,

axillary, femoral or external iliac artery.

16. (original, appealed) The system according to claim 13, wherein said vein is the cephalic,

axillary, jugular, femoral or external iliac vein.

17. (amended, appealed) A method of performing hemodialysis on a patient comprising:

a. surgically inserting an arteriovenous shunt into a patient, wherein said arteriovenous

shunt comprises:

i. an arterial graft comprising a body, a lead end and a terminal end, said lead

end being configured for subcutaneous connection to an artery by

anastomosis, wherein said arterial graft has a first diameter; and

ii. a single lumen venous outflow catheter comprising an intake end and

depositing end, said depositing end being configured for insertion through a

vein into the right atrium of the heart, wherein said venous outflow catheter

has a second diameter different from said first diameter; and

iii. a cylindrical cuff operable to direct passage of blood from said arterial graft

to said venous outflow catheter, said cuff comprising an inlet in blood

APPENDIX BRIEF for APP. No.: 10/812,380

communication with an outlet;

1. said inlet being disposed about and connected to said terminal end of

said arterial graft; and

2. said outlet being disposed about and connected to said intake end of

said venous outflow catheter, wherein said cuff provides a secure fit for said arterial graft first

diameter and said venous outflow catheter second diameter;

b. connecting said arterial graft to a hemodialysis apparatus;

c. collecting blood from the patient through said arterial graft;

d. passing said blood through the hemodialysis apparatus;

e. collecting purified blood from hemodialysis apparatus; and

f. transmitting said purified blood through said cuff into said venous outflow catheter

which is located in the right atrium and the blood is directly deposited into the right

atrium.

18. (previously presented, appealed) The method according to claim 16 wherein said venous

outflow catheter has a diameter of about 1 mm smaller than said arterial graft.

19. (original, appealed) The method according to claim 16, wherein said artery is the brachial,

axillary, or femoral, external iliac artery.

20. (original, appealed) The method according to claim 16, wherein said the vein is the axillary, jugular, femoral or external iliac vein.

STATUS OF AMENDMENTS

Subsequent to the final rejection and prior to appeal brief, amendments to claims 2, 3, 7, 10, 18, 19 and 20 were

made. These were made in compliance with the specifications so that the claims are in proper form.

SUMMARY OF CLAIMED SUBJECT MATTER

An apparatus for positioning a arteriovenous graft and catheter used for subcutaneous access to the vascular system of a patient. The hybrid

arteriovenous shunt is surgically created and comprises a flexible graft and a venous outflow catheter connected to the graft via surgical anastomosis over a cuff. As defined in independent claims 1, 13, 17, the present invention consists of three components: 1. an arterial graft connected to an artery by anastomosis 2. a single lumen venous outflow catheter which is inserted through the vein into the right atrium of the heart and 3. a cuff connecting the arterial graft to the venous outflow catheter. Claim 1 and 13 describe the components of the hemodialysis arteriovenous shunt and claim 17 describes the three components of the arteriovenous shunt and method of operation where the blood is taken from the arterial graft and purified through the machine and is then deposited directly into the right atrium. Refer to page 1 of the specification patent application publication dated September 29, 2005 [0008-0033] and refer to abstract on the cover page and diagrams fig. 1, fig. 2 and fig. 3 of the patent application.

GROUNDS OF REJECTION TO BE REVIEWED ON APPEAL

1. Rejection under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the graded inside diameter of the cuff as set forth in claims 1, 13, and 17 must be shown or the feature(s) canceled from the claim. Applicant illustrates and argues that the venous outflow catheter, 12, is 1mm smaller in diameter than the PTFE graft, 11. However, applicant has not specifically illustrated the graded inside diameter of the cuff to show that it accommodates the varying diameters of the tubes. A "graded" surface indicates a sloping surface, which applicant has not illustrated commensurate in scope with the claims.
2. Claims 1-5, 7-10, 12-14, 17, and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over US 6,102,884 to Squitieri in view of US 5,399,173 to Parks et al.

3. Claims 6,11,15,16,19, and 20 are rejected under 35 U. S.C. 103(a) as being unpatentable over US 6,102,884 to Squitieri in view of US 5,399,173 to Parks et al, in further view of US 5,591,226 to Trerotola et al.
4. Claim 10 is rejected under 35 USC 103(a) as being unpatentable over US 6,102,884 to Squitieri in view of US 5,591,226 to Trerotola et al.

ARGUMENTS

BACKGROUND

A conventional arteriovenous shunt is a subcutaneous conduit connecting an artery to the vein so that the blood flows continuously through the shunt at arterial pressure into the thin walled veins which are used to a low pressure flow. The graft is used for hemodialysis purpose in end stage renal failure patients. The blood is taken from the conduit dialyzed and injected back into the venous system. Arteriovenous graft patency rate decreases to 60% in the first year to 20

% in three years. The conduit is made of PTFE graft and 80 % of the failure rate is caused by stenosis at the venous end of the graft. (Morbidity and mortality of dialysis. NIH Consensus Statement 1993; 11:1-33) The high flow rate from the shunt into the vein at the point of anastomosis to the vein results in vein wall vibration and injury to the vein wall resulting in neo-intimal hyperplasia which causes narrowing of the vein, thrombus formation and graft malfunction. In 1976, LD Baker Jr. et al were the first to use an expanded polytetrafluoroethylene graft in arteriovenous shunt on 72 patients and it is still in use today (see fig 4).

High failure rate prompted inventors to design arteriovenous access to avoid neo-intimal hyperplasia. Squitieri believed neo-intimal hyperplasia is caused at the venous anastomosis and patented a device in 2003 where he positioned the venous outflow catheter within the vein to avoid anastomosis. Trerotola in 1977 invented a stented graft and positioned the venous end of the graft within the lumen of the vein so as to avoid the anastomosis. The fact remains that anastomosis is not the main factor for neo-intimal hyperplasia. It is the vein wall injury from high flow at arterial pressure, which causes vein wall injury and neo-intimal hyperplasia, thrombosis and graft failure. The applicants of the present art positioned the venous outflow catheter in the right atrium to avoid anastomosis and vein wall injury from the high volume blood flow at arterial pressure and dialyzed blood at high pressure.

Rejection of drawing

I. Rejection under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the graded inside diameter of the cuff as set forth in claims 1, 13, and 17 must be shown or the feature(s) canceled from the claim. Applicant illustrates and argues that the venous outflow catheter, 12, is 1mm smaller in diameter than the PTFE graft, 11. However, applicant has not specifically illustrated the graded inside diameter of the cuff to show that it accommodates the varying diameters of the tubes. A "graded" surface indicates a sloping surface, which applicant has not illustrated commensurate in scope with the claim.

Response to Rejection of drawing

In regards to this rejection to the drawings under 37 CFR 1.83(a). The cuff of claim 1, 13 and 17 has a flat surface, which is 1 mm in thickness, wraps around the venous outflow catheter at the inlet end and is surgically anastomosed in an end to end

fashion to the arterial graft. Since the cuff does not cover the arterial graft, it does not have a sloped surface.

- 1) In figure 1, the venous outflow catheter is number 11 and the arterial graft is number 12. However the examiner has reversed these in the rejection, mislabeling the arterial graft as number 11 and venous outflow catheter as number 12. The examiner has misunderstood that the cuff defines a graded inside diameter. It means that the cuff brings together the arterial graft and venous outflow catheter conduits which are varying diameters. The diameter of arterial graft in the present invention is 1mm more in diameter than the venous outflow catheter and the two are brought together by surgical anastomosis of the venous outflow catheter, cuff, and the arterial graft. This is very clear in the specifications. As the cuff has no graded surface it is submitted that this rejection of claim 1,13 and 17 be withdrawn.

Rejection

Rejection Of claims 1-5, 7-10, 12-14, 17 and 18 under 35 U.S.C. 103(a) as being unpatentable over US 6,102,884 to Squitieri in view of US 5,399,173 to Parks et al.

Response to Rejection

The examiner states that Squitieri's device is substantially similar to the claimed invention of the applicant. In claim 1, Squitieri discloses an arteriovenous shunt system comprising an arterial graft (53) with a lead end (62) anastomosed to an artery and terminal end connected to needle access site (80), which acts as a connector that corresponds to applicant's cuff. The system further comprises a venous outflow catheter (65) with an outflow end that is capable of being inserted through a vein (40) into the right atrium of the heart (see figs 6-9) and an inflow end that is connected to connector (80) (see column 4). The access site 80, corresponding to applicant's cuff, directs passage of blood from the arterial catheter to the venous catheter, and is in communication with

the terminal end of the arterial graft and the inlet end of the venous catheter (see figs 6-9, column 5, lines 19-60).

The claimed invention is different from Squitieri in the following ways:

1. Squitieri recognized that the neo-intimal hyperplasia at the anastomotic site accounts for 60 – 80 % shunt failure - see column 6, line 80. He positioned the venous outflow catheter into a large vein to avoid anastomosis of the graft with the vein [Column 6, line 65, Column 3, fig 7 and 8] Claim 16, 8 and 1 – The venous outflow catheter of Squitieri (65) remains in the unnamed vein whereas in our claimed invention, (claim 1,13,17) the venous outflow catheter remains within the right side of the heart, called right atrium. Squitieri's invention was patented because of the position of the venous outflow catheter within the unnamed vein and therefore the length of the catheter in Squitieri's invention is shorter than the claimed invention. Claims 16,8 and 1 in Squitieri's patent puts a limitation on Squitieri's invention with regard to the length of the catheter and his claims make the length of the catheter in Squitieri's invention shorter than our invention because our catheter has to go to the heart. Because of the claim limitation length of the venous outflow catheter in Squitieri's invention, his catheter cannot be advanced beyond the unnamed vein to any other position. Therefore any change in the position of Squitieri's venous outflow catheter suggested by the Examiner is incorrect, irrelevant, and will invalidate Squitieri's patent. The examiner cannot suggest a change in the position of the venous outflow catheter that even in the inventor, Squitieri, has never described in his own patent.

The examiner has to show any evidence that there is teaching in Squitieri's art for modification. The law requires that there must be some teaching in the prior art for modification. (MPEP 2143.01 In re Kahn, 441 F.3d,977,986,78 USPQ2d 1329,1335 (Fed Cir.2006). The examiner has not given any reason for expected beneficiary results, or some advantage that would come from the modification of Squitieri's art versus claimed invention. The law requires there should be some advantage or expected beneficial results from modification of the prior art. Sernacker, 702 F.2d 989, 994-95,217 USPQ 1,5-6 (Fed Cir 1983). In the absence of teaching or evidence of some advantage or expected beneficial results, one skilled in the art would not be motivated to modify Squitieri's art.

The connector (80) in Squitieri's invention (see fig 9) also has 2 metallic chambers with a silicone membrane that connects the two conduits. In the applicants claimed invention, the cuff is structurally different because it will be made of biocompatible material and will cover the venous outflow catheter.

only. The cuff connects the venous outflow catheter to the arterial graft by surgical anastomosis.

The examiner stated that Squiteiri discloses that the arterial and venous catheters may be

connected in various manners by cuffs that may comprise a cylindrical shape (see figs. 2, 4, 6, 9,

11, 12, 14 (Squitieri et al) US.

In response to this, Fig 2 in Squitieri's patent, represents a reservoir mounted within a plastic or metal frame (see column 4, line 55). Fig 4, columns 5, line 15 describes a glued connection between PTFE graft and silicone tubing that is a venous outflow catheter, wherein the PTFE tubing is inserted into the enlarged portion of venous outflow catheter. In our claimed invention, the venous outflow catheter is 1 mm smaller in diameter than the arterial graft and is not inserted into the arterial graft (see fig 1 of the claimed invention). Fig 6. in Squitieri's patent describes an arterial port with needle accessible portions made of silicone. In the claimed invention there is no reservoir and no needle puncture sites in the cuff. In fig 9 (Squiteiri) (see column 6, line 5) there is a dual needle access site (80), two reservoirs which are used for dialysis purpose using two needles. In the claimed invention there are no dual access needles sites on two reservoirs. Fig 11, column 6, page 20 (Squitieri) describes a quick coupler joining the PTFE graft to the port. the needle access site (20) Squitieri is not present in our claimed invention. In the claimed invention there is no needle port and there is no needle access site. Fig 12, line 30 (Squitieri) describes a port with needle access site which is different from the claimed invention. Fig 14 (Squitieri) (column 6, page 55) describes a cuff PTFE graft which is sewn to a vein. In Squitieri's invention, the venous outflow catheter enters through the PTFE graft into the vein and this is different from the claimed invention; our venous outflow catheter does not go through the PTFE. Various types of cuffs described by Squiteiri are structurally different than that of claimed invention.

Selection by examiner relating to diameter of arterial and venous catheters:

With regard to claims 1, 4, 5, 8, 9, 12, 14 and 18 with respect to diameters of the arterial and venous catheters, Squiteiri discloses that the shunt may be manufactured in a variety of different linear lengths and interior and exterior diameter sizes (see column 3, line 60 to column 4, line 15). It has been held that where the only difference between the prior art and the claims was a recitation of relative dimensions of the claimed device and a device having the claimed relative dimensions would not perform.

differently than the prior art device, the claimed device was not patentably distinct from the prior art device. See MPEP 2144.04(IV)(A). It appears that the device and method disclosed by Squitieri would perform in the same manner as claimed by the applicant.

Response to rejection by examiner relating to diameter of arterial and venous catheters

Squitieri's invention (column 4, line 10,15), the arterial graft has a length of several centimeters and is 4-7 millimeters in diameter. The arterial end connecting to the artery is 4 millimeters. The venous outflow catheter length and diameter are not mentioned, but as in claim 1 (column 8, line 30) the catheter end is positioned within the vein and the diameter is less than the inner diameter of the vein so that the blood flows into the vein and through the vein, around an outer surface of the catheter. In our claimed invention (claim 1) the arterial graft has a specific diameter and the venous outflow catheter has a second specific diameter. The venous outflow catheter is inserted through the vein into the right atrium of the heart. With regard to our invention, Claim 4 speaks of the arterial graft diameter from 2 millimeter to about 8 millimeter and the length is 20-60 cm. Claim 5 also gives the diameter specifications (6-8mm) and the length specifications (40cm). Claim 8 describes the diameter of venous outflow catheter (1-7 mm), and length specifications (20 cm to about 80 cm). Claim 9 describes the diameter of venous outflow catheter (5 mm to about 7 mm), and length specifications (40 – 60 cm). Claim 12 describes that the venous outflow catheter's diameter is 1 mm smaller than the arterial graft. Claim 14 also shows that venous outflow catheter has a diameter of about 1 mm smaller than the arterial graft. Claim 18 also states that the venous outflow catheter has a diameter of about 1 mm smaller than the arterial graft.

The difference between claimed invention and Squitieri's invention is that Squitieri only gives the diameter of the arterial graft (4-7mm) (see column 4 line 20) and the applicant's invention provides specific diameters of the arterial graft and venous outflow catheter. The length of the venous outflow catheter in Squitieri's Invention is limited and remains shorter than that of the claimed invention, because, in the claimed invention the venous outflow catheter is placed in the right side of the heart (see claim 1, 13 and 17 of the claimed invention) so the length is longer than that of Squitieri's invention. The principles of operations are also different. In Squitieri's art the blood flows into the vein (see column 8, claim 1, line 35) whereas in the claimed invention the blood flows into the right atrium of the heart and thus the mode of operation is different than that of the applicant's invention (see also claim 17 of applicants invention, abstract patent application, and Specification page 2, line 0025, line 0033, and page 3, 0056,0058, page 4 claim 1). The mode of operation is quite evident and different from

Squitieri's. It would be obvious to someone having ordinary skill in the art that Squitieri's invention can only deposit blood into the vein.

See MPEP 2144.04(IV)A and Gardener Vs. TEC Systems, INC., 725 F.2d 1338,220 USPQ 777 (fed. Cir. 1984), cert denied, 469 U.S. 830,225 USPQ 232(1984). In this reference the circuit court has clearly stated that when two arts perform differently the claimed invention is patentably distinct from the prior art device. In Squitieri's invention the vein is subject to continuous high blood pressure flow and the high pressure of dialyzed blood hitting the vein wall. Vein wall injury leading to neo intimal hyperplasia and stenosis of the vein is bound to occur. As reported in the literature neo intimal hyperplasia is responsible for 80% of graft failure. Therefore the expected success rate will be lower in Squitieri's art than in the claimed invention. In the claimed invention, the shunt will not be clotted or obstructed from neointimal hyperplasia. The life of our shunt will be much longer rate of graft failure will be lower. There are no substantive reasons to reject claims 1,4,5,8,9,12,14, and 18 therefore these rejections should be withdrawn.

Rejection by examiner with regards to Parks et al.

Parks discloses a medical fluid handling apparatus with a ferrule or connector 70 that receives and joins different sized conduits with graded interior wall regions 82, 84, 86 (see fig 7, column 4, lines 55-62). Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention to add a graded interior surface as disclosed by Parks to the connector between the arterial and venous catheters in the vascular access system disclosed by Squitieri in order to accommodate inserts of various diameters, as taught by Parks.

Response to rejection by examiner with regards to Parks et al.

Parks' invention is a non-analogous art. It belongs to the gastrointestinal system, whereas the claimed invention pertains to the arteriovenous system. Parks ferrule is disposed within the conduit (column 3, line 10, fig 12) Parks ferrule has a graded surface because it joins various conduits. In the claimed invention our cuff has a flat surface. It covers only one conduit namely the venous outflow catheter and is surgically sutured to the arterial graft. Parks invention is used for the creation of a gastrostomy tube, whereas the claimed invention creates an arteriovenous shunt for hemodialysis purposes. Parks' ferrule (cuff) is made from hard non-deformable material such as plastic, metal, or glass. See page 4, line 25. If Parks' cuff is used in claimed invention, it has to go within the lumen of the arterial graft and the venous outflow catheter. Park's

cuff has a ridged inner surface and will act as a foreign body within the lumen of the arterial graft and venous outflow catheter leading to obstruction of the flow of blood, thrombosis and destruction of the function of the claimed invention. Blood will not flow through it in with smooth laminar flow as it would through our cuff. It is this turbulent flow and obstruction to the flow of blood that would cause thrombosis (clotting) and destruction of function of the claimed invention. It would cause the same destructive result to the flow of blood in Squitieri's invention. Combining Squitieri's and Park's references would lead to destruction of the function of such a device , because Park's cuff has to go within the two conduits of Squitieri's art leading to obstruction of the blood flow, clotting of the shunt, and destruction of the function of the shunt and our claimed invention. It would not be obvious to the applicants or someone with ordinary skill in the art to consider Parks' art at the time the claimed invention was made (refer KSR International Co. Vs Teleflex INC., 550 U.S., 82 USPQ2d 1385, 1397 (2007). This reference is irrelevant and the examiner has made a substantial error in citing this reference. One in the ordinary skill in the art will not be motivated and it is not obvious to someone of ordinary skill to combine two references which would lead to the destruction of the function of the claimed invention.

Rejection by examiner with regards to the materials in claims 2, 3, and 7

The examiner states that Squitieri discloses an embodiment, tubing or cuff (69) which is made of PTFE (polytetrafluoroethylene), a biocompatible , flexible material.

Response to rejection by examiner with regards to the materials in claims 2, 3, and 7

In the claimed Invention, the arterial graft (claim 2) can be made of a biocompatible material and the word flexible has been removed. Claim 3 is amended. The words polytetrafluoroethylene (PTFE) and 'other' has been removed and replaced with biocompatible material. The AV shunt of claim 2 is made of biocompatible material. Amended claim 7 , states the cuff, is made of polyethylene terephthalate or other biocompatible materials (claim 7). These are now amended claims, therefore any rejections with regard to the unamended claims 2, 3 and 7 should be withdrawn.

Rejection by examiner with regard to claim 13

The examiner states that Squitieri also discloses that the arteriovenous graft system which may be connected to a hemodialysis machine (not shown), meeting the limitations of the claim (see column 4 , lines 60-64)

Response to rejection by examiner with regard to claim 13

The goal of both inventions is to perform hemodialysis. Squitieri does not retain the authority over all hemodialysis devices utilizing an arteriovenous graft because his device does that. This does not limit claim 13. The examiner cannot limit claim 13 of the claimed invention, because it performs dialysis which is the goal of Squitieri's art as well. The basis for the rejection is irrational and the rejection should be withdrawn.

With regard to claim 13 of the claimed invention it describes the arteriovenous shunt for performing hemodialysis on patients comprising of arterial graft connected to the artery, single lumen venous outflow catheter deposited into the right atrium and a connecting cuff.

The differences between claimed invention and Squitieri's art have already been described, being both structural and operational. The arteriovenous shunts of Squitieri's and claimed invention are used for hemodialysis purpose and in both of the inventions the dialysis machine is used for dialysis. The goal of the two inventions is to perform dialysis. There is no reason to reject claim 13, because of the operational and structural differences of the two inventions already presented, therefore the rejection of claim 13 should be withdrawn.

The combined reference of Squitieri and Parks do not match the claimed invention. Squitieri taught and suggested that the venous outflow catheter remain within the vein. Parks' art is irrelevant and would lead to the destruction of the operational function of the claimed invention. The combined references do not teach or suggest any modification of the prior art. Therefore it would not be obvious to one with ordinary skill in the art to use the combined references which would lead to the destruction of the functioning of the claimed invention. The applicant's disagree with the examiner's

remarks (see page 2) that claimed invention is unpatentable over Squitieri's and Parks arts.

Rejection to claim 6,11,15,19,20

Claims 6, 11, 15, 16, 19 and 20 are rejected under 35 U.S.C 103(a) as being unpatentable over US 6,102,884 to Squitieri in view of US 5,399, 173 to Parks et al, further in view of US 5,591,226 to Trerotola et al. In the specification and figures, Squitieri and Parks' disclose the device and method substantially as claimed by applicant (see rejection above) with the exception of the particular arteries and veins that are used to connect to the arteriovenous system. Squitieri is silent as to the particular vessels used, but it is well known in the art of arteriovenous grafts that one may select any given vessel based on the suitability for its purpose. Trerotola discloses a stent-graft that may be deployed between many vessels within a patient, and discloses a graft between a brachial artery and an axillary vein (see fig 9A and accompanying text). Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention to connect the arteriovenous graft system disclosed by Squitieri to the brachial artery and axillary vein as disclosed by Trerotola in order to create blood flow between the selected vessels, as demonstrated by Trerotola.

Response to Rejection to claim 6,11,15,19,20

The Examiner agreed that Squitieri does not mention the name of the arteries and the veins in the construction of his arteriovenous shunt. The examiner refers to Trerotola who makes a brachioaxillary shunt with stunted graft as shown in fig 9A. The graft is inserted within the lumen of the axillary vein to avoid anastomosis. Trerotola's art is different from the claimed invention because the claimed invention does not use the graft within the vein but places the venous outflow catheter through the vein into the right atrium. The veins that are used for routing the catheter into the right atrium of the heart are found in claim 11, 16 and 20 and the arteries used in the construction of the hemodialysis apparatus are found in claim 6, 15, 19. In Trerotola's art the arterial blood from the shunt goes into the axillary vein and if this shunt is used for dialysis purposes, the ejected blood at high pressure will go into the axillary vein leading to vein injury, neo intimal hyperplasia and graft failure. There is no reason to reject claim 6, 11, 15, 16, 19, and 20. The names of the particular arteries and the veins, have to be mentioned to construct the arteriovenous shunt. It is obvious to ones with ordinary skill in the art as the applicants are, that the particular vessels have to be named to construct an arteriovenous shunt. In the claimed invention the arteries that are used are mentioned

in claim 11, 15 and 19, and the veins are mentioned in claim 6, 16 and 20. The combined references of Squitieri, Parks and Trerotola would not construct an invention as of our claimed invention and lead to the destruction of the function of Squitieri's and our claimed invention. One skilled in the art would not find obvious or be motivated to combine the three references. Therefore the rejections of claim 6, 11, 15, 19, and 20 should be withdrawn. should be withdrawn.

Rejection to claim 10

Rejection of claim 10 under 35 U.S.C. 103(a) as being unpatentable over US 6,102,884 Squitieri in view of US 5,591,226 to Trerotola et al.

Response to rejection of claim 10

Claim 10 is amended wherein the venous outflow catheter is made of biocompatible material. Therefore the rejection based on the use of polyurethane in the Trerotola stent graft should be withdrawn and rejection 10 should be withdrawn.

Rejection to claim 17

Rejection of claim 17 under 35 U.S.C. 103(a) as being unpatentable over US 6,102,884 to Squitieri in view of US 5,399,173 to Parks et al, further in view of US 5,509,897, Twardowski et al.

With regard to claim 17, the cited prior art discloses the method substantially similar as claimed by applicant (see rejection above). In particular, Squitieri discloses that the graft may be surgically inserted (see column 7, lines 24-45), connected to a hemodialysis machine (which, by definition, purifies blood)

collect blood through the arterial catheter, send the blood through a dialysis machine, and collect blood from the dialysis machine and return it to the patient via the venous catheter (see column 4, lines 50-64). Squitieri fails to disclose that the treated blood is deposited directly into the right atrium, but suggests such an arrangement in the illustrations of figs 7 and 9 which shows venous catheter 65 extending towards the heart via vena cava 40. Blood flows from the vena cava into the right atrium. Nonetheless Twardowski discloses an apparatus and method for hemodialysis which a venous catheter comprises a distal end (138a) disposed within the right atrium delivering treated blood to the right atrium in order to provide a long term indwelling catheter. Therefore it would have been obvious to one having ordinary skill in the art at the time of invention to advance the catheter disclosed by the cited prior art deeper into the patient's vasculature to the right atrium, as disclosed by Twardowski in order to provide a long term indwelling catheter without major drawbacks as taught by Twardowski et al.

Response to rejection of claim 17:

Twardowski's invention is a hemodialysis catheter where the blood remains stagnant within the catheter when not in use for dialysis. The catheter has two lumens (see page 7 of description of the invention and fig 3). The catheter has three parts (See fig 11,) ;part 1 goes through the vein into the right atrium. The second part is tunneled under the skin (140 fig 11) and has two cuffs (154, 156) and the third part exits the skin and remains with two ports outside the skin on the chest wall (See fig 5) . Through port 2, the blood is taken out and passed to the hemodialysis machine and is connected to the first port which returns the blood to the venous side. The catheter tip (138) remains in the right atrium as shown in fig 9. Therefore the multilumen hemodialysis catheter of Twardoski is also called a cuffed tunneled dialysis catheter.

The applicant's art is different from Twardowski art in the following ways:

1. The claimed invention is a sub-cutaneous arteriovenous shunt, where the blood is continuously

flowing through the shunt, at arterial pressures, into the right atrium. In Twardowski's catheter

the blood flows at high pressure

through the catheter at the time of dialysis only therefore it's not a sub-cutaneous arteriovenous shunt.

2. Twardowski's catheter is a double lumen catheter whereas claimed Invention's venous outflow catheter is a single lumen catheter (See claim 1, 13 and 17).
3. Squitieri's venous outflow catheter is also a single lumen catheter which goes within the lumen of the vein whereas in claimed invention the catheter goes into the right atrium.
4. Combining Squitieri's and Twardowski's devices is physically impossible because Twardowski's catheter is a double lumen catheter and part of the catheter exits outside the skin as two ports. Squitieri's is a single lumen catheter. The combination is physically impossible because a single lumen catheter of Squitieri and double lumen catheter of Twardowski cannot fit together. The sub-cutaneous shunt of Squitieri cannot be constructed because the two ports of Twardowski's hemodialysis catheter are outside the skin on chest wall. Those with ordinary skill in the art would find it impossible to combine Twardowski's and Squitieri's references.

As described before Parks' reference is non-analogous and has a graded cuff which if used in applicant's art it has to be placed within the lumen of the conduits which will lead to obstruction of blood flow, clotting of the invention and malfunction; thereby destroying the function of the claimed invention. If Parks cuff is used in Squitieri's art it will lead to destruction of his art.

Squitieri taught that the catheter remained within the vein. Therefore these three references are improper and cannot match the claimed invention. Claim 17 of the claimed invention describes the hemodialysis apparatus where the blood is taken from the arterial graft to the dialysis machine and from the machine to the venous outflow catheter which deposits the dialyzed blood into the right atrium. The claimed device is structurally different from Squitieri as described before and the method of operation is different from Squitieri where the blood is deposited into the vein after hemodialysis. Claim 17 is a novel one, because of the positioning of the catheter in the right atrium. It is not possible to make the claimed invention by combining the above three references because that will cause destruction of function of the claimed invention and Squitieri's art, therefore rejection 17 should be withdrawn.

Combining the four references of Squitieri, Parks, Twardowski and Trerotola does not make the claimed invention. The examiner has not shown any evidence of some reason to combine the four references. The test of teaching suggestion and motivation does not exist in the prior four arts. A person of ordinary skill in the art would not combine the four references, as the reference of Park's and Squitieri's will lead to the malfunction and destruction of Squitieri's art and claimed invention and also combining

Twardowski's with Squitieri's art is physically impossible. Furthermore one with ordinary skill in the art will not combine Squitieri's and Twardowski's art because that will not create a subcutaneous arteriovenous shunt as the catheters have different numbers of lumen: Squitieri's art has a single lumen and Twardowski's art has a double lumen and the catheter hangs out of the skin on the chest wall as two ports. Therefore it will be impossible physically to combine Squitieri's art and Twardowski's art. Thus combining the four arts does not make an invention as that of the applicants'.

SECONDARY CONSIDERATIONS

The HeRO™ Vascular Access Device is used for hemodialysis is structurally and functionally identical to claimed invention. It performs the function in the same way as that of our claimed invention (Doctrine of Equivalent). An FDA approved clinical trial was conducted by Dr. Katzman, H. and Dr. Chris Stout et Al. Dr. Katzman presented the data before the society of cardiovascular surgery in March 2008. The manufacturer of the device is Hemisphere Inc. The clinical trial was conducted to evaluate the HeRO device with respect to bacteremic rate, adequacy of dialysis and patency. The data obtained is applicable to our claimed invention.

When comparing bacteremic (infection) rates, the graft arm HeRO (the HeRO device combined with the arterial graft) had a bacteremic rate of 0.6 at 1000 days. Standard arteriovenous graft infection rates are 0.11 at 1000days. Standard tunneled cuffed dialysis catheters have a bacteremic rate of 2.3 at 1000 days. The infection rate in the HeRO device is lower than in the AV graft and cuffed tunneled dialysis catheter (Table 3, page 5 "HeRO™ Vascular Access Device: A Long Term Solution for Access-Challenged Patients." Katzman et al Presented at Society for Cardiovascular Surgery March 2008 See Abstract Exhibit 1 of Declaration of Oath).

The overall patency rate, which is the rate functioning of the arteriovenous shunt of the HeRO device, is also higher than cuffed tunneled dialysis catheter (Refer to table 4 of Katzman et al).

The adequacy of the dialysis as measured by (Kt/V), which is an index of clearing of the impurities of the blood, demonstrates that the HeRO device is superior and had a (Kt/V) of 1.7 versus a cuffed tunneled dialysis catheter (1.29-1.46) and the AV graft which is (1.37-1.62). The National Kidney Foundation Dialysis Outcome Quality Initiative-K/D OQI provides a target value for adequacy of dialysis which is 1.4 (higher score correlates to higher clearance of the impurities from the blood). Thus the functioning of the HeRO device is better than the cuffed tunneled dialysis catheter. The study further revealed that the Kt/V had an impact on the mortality. A decrease of 0.1 Kt/V is associated with a 7% increase in mortality (more deaths) Refer to table 6, Katzman et al.

It is very clear that the claimed invention will have a better patency rate, reduced infection rate and a reduced mortality as compared to Twardowski's cuffed tunneled dialysis catheter. The decreased mortality is a new and unexpected finding.

Chris Stout presented the clinical study of HeRO device before the Society for Clinical Vascular Surgery in March 2009 with patients of central vein occlusion. The 52 patients underwent the procedure and the HeRO device was successfully placed in 50 patients who had successful dialysis; this is an unexpected finding that the HeRO dialysis catheter can be effective in central venous occlusion in patients with chronic renal failure.

The results of the study show new and unexpected findings that claimed invention will better dialysis and long patency as compared to cuffed tunneled catheter of Twardowski's art. To applicant's knowledge Squitieri's art has not gone into clinical trials and Trerotola's invention is an experimental one.

This long felt and unsolved need for avoiding 80% graft failure from neo-intimal hyperplasia can only be solved if the venous outflow catheter is positioned in the right atrium. The vein wall damage will not occur because blood goes directly into the heart and not into the vein.

The study demonstrated superior results of claimed invention; unexpected and new results, and the claimed invention met all four Graham's in (Graham v. John Deere Co.) respect to the scope and content of the prior art, the difference between claimed invention and the prior art and the level of ordinary skill is the pertinent art, secondary considerations, long felt unsolved need and failure of others. The problem of the neo-intimal hyperplasia can be eliminated only with the claimed invention and therefore the long felt unsolved need can be resolved.

Commercial Success

Dr. Katzman is going to present the early commercialization of the HeRO vascular device at the annual convention of the Society of Vascular Surgery in June 2009 in Denver, Colorado.

The claimed invention satisfied four of Graham's factors (35 U.S.C. 103 is stated in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966).

First the scope and content of prior art is outlined in the background section of the appeal brief. Second, the difference between the prior art and claimed invention is outlined in various sections of the appeal brief. Third, the level of ordinary skill in the art is outlined in multiple sections in the Arguments section of the Appeal Brief. Fourth, secondary considerations have been outlined. In addition, the long felt and unsolved needs in the art have been discussed.

CONCLUSION

In view of the secondary consideration, new and unexpected results, and superior performance of the claimed invention as demonstrated through Dr. Katzman's and Dr. Stout's studies. Satisfying all four factors of Graham's unobviousness, the *prima facie* case of obviousness is rebutted. On the basis of the novelty and unobvious features of the claimed inventions, all the rejections 1-20 should be withdrawn and the patentability should be granted.

An appeal brief is submitted in a proper form for the consideration of patentability by the appeals board. If you have any questions please call Nazir Khan at 312-590-0589 or 312-329-1100 or Iftikhar Khan at 312-730-8796.

Thank you.

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VIII) Claims Appendix. Copies Of The Claims involved in the appeal are attached.